1 JOHN L. BURRIS, Esq./ State Bar #69888 BENJAMIN NISENBAUM, Esq./State Bar #222173 LAW OFFICES OF JOHN L. BURRIS Airport Corporate Centre 3 7677 Oakport Street, Suite 1120 Oakland, California 94621 4 Telephone: (510) 839-5200 Facsimile: (510) 839-3882 Email: john.burris@johnburrislaw.com 5 bnisenbaum@gmail.com 6 Attorneys for Plaintiff 7 8 UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 11 GREGORY OLIVER, II, Case No. C 07 02460 JL 12 UPDATED JOINT CASE MANAGEMENT Plaintiff, CONFERENCE STATEMENT 13 VS. 14 Date: July 23, 2008 CITY AND COUNTY OF SAN FRANCISCO, Time: 10:30 a.m. a municipal corporation; HEATHER FONG, in Location: Courtroom F. 15th Floor 15 her capacity as Chief of Police for the CITY 16 AND COUNTY OF SAN FRANCISCO; JESSE Honorable James Larson SERNA, individually, and in his capacity as a 17 police officer for the CITY AND COUNTY OF SAN FRANCISCO; and, San Francisco police 18 officers DOES 1-25, inclusive, 19 Defendants. 20 21 22 UPDATED CASE MANAGEMENT CONFERENCE STATEMENT 23 The Court previously granted the parties' stipulation to extend the date to conduct a 24 settlement conference before a magistrate judge, and continue the further case management 25 conference in the above-noted matter to July 23, 2008. Part of the basis of that stipulation was due to 26 Plaintiffs' unwillingness to take Defendant Officer SERNA's deposition until after the Court 27 28 completes its *in camera* review of Officer SERNA's personnel records, and records ordered disclosed

UPDATED JOINT CASE MANAGEMENT CONFERENCE STATEMENT

Dated: July 16, 2008

Dated: July 16, 2008

are made available to Plaintiff's counsel under a protective order. Officer SERNA's deposition has not been taken yet, but will be taken after Plaintiff's counsel receives documents ordered disclosed by the Court.

To date, the depositions of percipient witnesses and Mr. OLIVER have been taken, and most of the written discovery has been completed. It is anticipated that further depositions will include any treating physicians defendants choose to depose and Officer SERNA. Plaintiff's counsel may also take the depositions of other officers at the scene of the incident.

Respectfully submitted,

The Law Offices of John L. Burris

/s/ Benjamin Nisenbaum
Ben Nisenbaum
Attorney for Plaintiff

Dennis J. Herrera, City Attorney Joanne Hoeper, Chief Trial Deputy Scott D. Wiener, Deputy City Attorney

/s/ Scott D. Weiner
Scott D. Wiener, Deputy City Attorney
Attorneys for Defendants